

IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

ECI SOFTWARE SOLUTIONS, INC.,
Plaintiff,

v.

JOHN PLYLER PLUMBING AND
HARDWARE, INC.; OLSHAN LUMBER
COMPANY; and PROSPERITY
COMPUTER SOLUTIONS, LLC, WADE
FRAZIER, GREG MATATALL, and ED
BALDRIDGE,

Defendants.

Civil Action No.: 3:18-cv-02758-S

ORDER

Before the Court is Defendants Prosperity Computer Solutions, LLC's ("Prosperity"), Wade Frazier's ("Frazier"), Greg Matatall's ("Matatall") and Ed Baldrige's ("Baldrige") (collectively, "Defendants") *Motion for Order Requiring Pre-Discovery Identification of Trade Secrets* ("Motion") [ECF No. 110]. Having considered Defendants' *Motion*, Defendants' accompanying *Brief in Support* [ECF No. 111], Plaintiff ECI Software Solutions, Inc.'s ("Plaintiff" or "ECI") response, if any, and the arguments of counsel, the Court finds that the *Motion* is well-taken and should, in all things, be **GRANTED**. It is therefore

ORDERED that ECI must identify each alleged trade secret that each Defendant allegedly misappropriated. It is further

ORDERED that ECI must separately break out each of the individual alleged trade secrets that ECI claims Defendants have misappropriated. It is further

ORDERED that ECI must identify all such trade secrets with sufficient particularity so that the reader understands how each such trade secret differs from public domain information. It is further

ORDERED that, to the extent that one Defendant is accused of misappropriating information differently than from the others, ECI must include a list of which trade secrets each named Defendant allegedly misappropriated within ten days of entry of this *Order* before any Defendant is required to produce documents responsive to any discovery based on ECI's claims for trade secret misappropriation or before any Defendant is required to provide its deposition testimony in this case.

SO ORDERED.

Signed this the ____ day of _____, 2019.

Hon. Karen Gren Scholer
United States District Judge